Petition For Revival Of An Application For Patent Abandoned Unintentionally Under 37 CFR 1.137(b) (Small Entity)

Docket No. 051162-00001

In Re Application Of: Frank Scozzari

Customer No. Group Art Unit Confirmation No. Examiner Application No. Filing Date 26359 3617 4664 Basinger, Sherman D. 10/613920 7/2/2003

Invention:

BODY BOARD HANDLES

Attention: Office of Petitions Mail Stop Petition COMMISSIONER FOR PATENTS P.O. Box 1450

Alexandria, VA 22313-1450

If information or assistance is needed in completing this form, please contact Petitions NOTE: Information at (571) 272-3282.

The above-identified application became abandoned for failure to file a timely and proper response to a notice or action by the Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extension of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

NOTE: A grantable petition requires the following items:

- Petition fee;
- (2) Reply and/or issue fee;
- Terminal disclaimer with disclaimer fee--required for all utility and plant applications (3)
- filed before June 8, 1995; and for all design applications; and
- Statement that the entire delay was unintentional. (4)

1.	\boxtimes	A proposed reply to the above-identified Office Action:				
		⊠ is enclosed. □ was filed on				
		The proposed reply is in the form of: Response to Office Action and request for Continued Examination				
2.		The issue fee:				
		is enclosed. was paid on				
3.	\boxtimes	Applicant claims small entity status. See 37 CFR 1.27				
4.	\boxtimes	The abandoned application was a:				
		☐ design application. ☐ utility application. ☐ plant application.				
5.		A terminal disclaimer (and fee) disclaiming a period equivalent to the period of abandonment is enclosed.				

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Invention: BODY BOARD HANDLES									
		Calculation and Payment	of Fees						
Enclosed are the	following fees:								
7. ⊠ Petitio	\$750.00								
8. ☐ Fee for reply in the amount of:									
9. Issue fee in the amount of:									
10. Continuing application filing fee in the amount of:									
11. Terminal disclaimer fee in the amount of:									
12. 🗵 Request for Continued Examination Fee									
			То	ital fees enclose	d: \$1,145.00				
The fee of	\$1.145 is to be	paid as follows:							
□ A chec	k in the amount of the	fee is enclosed.							
☐ The Di Depos	The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account No. 501346								
		n PTO-2038 is attached.							
WARN	IING: Information on led on this form. Pro	this form may become public vide credit card information a	c. Credit card i and authorizat	information sho ion on PTO-203	ould not be 8.				

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Docket No. 051162-00001

In Re Application Of:

Frank Scozzari

Application No. Filing Date Examiner Customer No. Group Art Unit Confirmation No. 10/613920 7/2/2003 Basinger, Sherman D. 26359 3617 4664

Invention:

BODY BOARD HANDLES

Statement

The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 71.03(c), subsections (III)(C) and (D)).]

WARNING:

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioner/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.

C bank

C. Brandon Browning, Reg. No. 44,570 Sirote & Permutt, P.C.

CUSTOMER NO. 26359

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mall in an envelope

sufficient postage as first class mail in an envelope addressed to "Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37] (CFR 1.8(a)) on

(Date)

Dated: 7/10/2006

Signature of Person Mailing Correspondence

Typed or Printed Name of Person Mailing Correspondence

CC:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Application of)	
Frank Scozzari)	Examiner: Basinger, Sherman D
Serial No.: 10/613,920)	Group Art Unit: 3617
Filed: 07/02/2003)	Attorney Docket No. 51162-1
For: Body Board Handles))	

Post Office Box 55727 Birmingham, Alabama 35255-5727 July 10, 2006

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO FINAL OFFICE ACTION

This response is responsive to the Final Office Action mailed November 19, 2004.

Amendment to the specification begins on the next page.

Amendment to the claims begin on page 3.

Arguments begin on page 4.

Amendments to Specification

On page 7 of the specification after line 26, add the following brief description of Figures 7 and 8:

Figure 7 is a plan view of the side of a body board showing how the handle assembly is attached thereto;

Figure 8 is a perspective view of the top, front side of the device illustrating the mounting holds thereof.

Amendment to the Claims

Claims 8-12 (Cancelled).

13. (New) A handle for a body board, comprising:

a post configured to pass through a body board and connect to an anchor;

a strap configured to attach to the post, the strap having a first end and a second end;

a handle structure configured to receive the first end of the strap; and

a buckle configured to receive the first end of the strap and the second end of the strap such that the strap forms a loop when the first end of the strap and the second end of the strap are attached to the buckle,

wherein the handle structure is configured to press a hand against the post when the strap is tightened through the buckle.

- 14. (New) The handle of claim 13, further comprising a second post configured to pass through the body board and attach to an anchor.
- 15. (New) The handle of the claim 13, wherein the strap forms an elongated loop when the first end of the strap and the second end of the strap are attached to the buckle.

Arguments

Applicant wishes to thank Examiner for his careful consideration. Applicant submits this reply with a Request for Continued Examination and a Petition for Revival of an Application for Patent Abandoned. Applicant has cancelled claims 8-12 and has added new claims 13-15. Applicant believes the patent is in condition for allowance and allowance is requested.

Lehr does not disclose a handle for a bodyboard comprising a post configured to pass through the body board and connect to an anchor. The handle includes a strap configured to attach to the post. The strap has a first end and a second end. The handle further includes a handle structure configured to receive the first end of the strap and a buckle configured to receive the first end of the strap and the second end of the strap. The strap forms a loop when the first end of the strap and the second end of the strap are attached to the buckle. The handle structure is configured to press a hand against the post when the strap is tightened through the buckle.

Further, Lehr does not disclose the handle having the limitations of claim 13 and further comprising a second post configured to pass through the body board and attach to an anchor. In addition, Lehr does not disclose the handle having the limitations of claim 13 wherein the strap forms an elongated loop when the first end of the strap and the second end of the strap are attached to the buckle.

Neither Lehr nor Gee by themselves or in combination disclose a handle for a bodyboard comprising a post configured to pass through the body board and connect to an anchor. The handle includes a strap configured to attach to the post. The strap has a first end and a second end. The handle further includes a handle structure configured to

and the second end of the strap and a buckle configured to receive the first end of the strap and the second end of the strap. The strap forms a loop when the first end of the strap and the second end of the strap are attached to the buckle. The handle structure is configured to press a hand against the post when the strap is tightened through the buckle. Further, neither Lehr nor Gee disclose by themselves or in combination the handle having the limitations of claim 13 and further comprising a second post configured to pass through the body board and attach to an anchor. In addition, the references do not disclose the handle having the limitations of claim 13 wherein the strap forms an elongated loop when the first end of the strap and the second end of the strap are attached to the buckle.

Conclusion

Therefore, Applicant respectfully requests reconsideration and withdrawal of the rejections, and submits that all of the rejected claims are in a condition for immediate allowance. Should oral discussion facilitate resolution of the outstanding issues, the Applicant encourages the Examiner to contact the undersigned via telephone.

Respectfully submitted,

SIROTE & PERMUTT, P.C.

By: C Garl

C. Brandon Browning

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